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5 Attorneys for Defendants
6 CHRISTIAN AUDIGIER, INC.;
NERVOUS TATTOO, INC.,
7 SHOP ON STAGE, INC., and
CHRISTIAN AUDIGIER, an individual, and
8 Cross-Defendants CHRISTIAN AUDIGIER, INC.
and AUDIGIER BRAND MANAGEMENT GROUP, LLC

10
11 UNITED STATES DISTRICT COURT
12 CENTRAL DISTRICT OF CALIFORNIA
13

14 BUCKLEY H. CRISPIN, an
15 Individual,

16 Plaintiff,

17 v.

18 CHRISTIAN AUDIGIER, INC., a
California Corporation; NERVOUS
19 TATTOO, INC., a California
Corporation; SHOP ON STAGE,
INC., a California Corporation;
CHRISTIAN AUDIGIER, an
20 Individual; 3A WATCH, LLC, a
California Limited Liability
Company; RADIANCE JEWELRY,
INC., a California Corporation;
CHROMEONES, a business entity
21 of unknown form, REVOLUTION
EYEWEAR, INC., a California
Corporation; CA BEVERAGES,
LLC, a California Limited Liability
Company; CALIFORNIA BAG,
LLC, a California Limited Liability
22 Company; JR 93 INC, a California
corporation; NEW WAVE
23 FRAGRANCES, a business entity of
unknown form; LE MARAIS LLC, a
24 California Limited Liability

Case No. 09-CV-9509-ABC(JEMx)
Assigned to Hon. Audrey B. Collins
Roybal Courtroom 680

**DECLARATION OF VINCENT
AUDIGIER IN SUPPORT OF
CHRISTIAN AUDIGIER, INC.'S
SURREPLY RE MOTION FOR
SUMMARY JUDGMENT**

Date: March 7, 2011
Time: 10:00 a.m.
Courtroom: 680 Roybal Fed. Bldg.

Complaint Filed: December 29, 2009

Defendants.

**NEW LIFE COMPANY, LLC, A
California limited liability company,**

Cross-Claimant,

V.

CHRISTIAN AUDIGIER, INC., a California Corporation; AUDIGIER BRAND MANAGEMENT GROUP, LLC, a California limited liability company; and ROES 1 through 10, inclusive,

Cross-Defendants.

1 I, Vincent Audigier, declare as follows:

2 1. I am a resident of the state of California. I make this declaration based
3 upon my own personal knowledge and, if called to do so, could and would
4 competently testify to the matters set forth herein.

5 2. I am the Vice President of Sourcing and Logistics for Christian
6 Audigier, Inc. I have held this position since November 15, 2007 to the present
7 day. My responsibilities include managing the manufacture, acquisition and
8 distribution of clothing sold by Christian Audigier, Inc.

9 3. Because of these responsibilities, I am knowledgeable regarding the
10 manufacture, acquisition, distribution and sale of Christian Audigier branded
11 clothing sold by Christian Audigier, Inc.

12 4. Attached hereto in Exhibit B are photographs of several Christian
13 Audigier branded t-shirts and sweatshirts that include artwork prepared and sold to
14 Christian Audigier, Inc. by Plaintiff. All of these garments were produced and sold
15 by Christian Audigier, Inc. through its ordinary channels of manufacture and
16 distribution. Each of the products depicted in these photographs include Plaintiff's
17 "seal".

18 Executed this 16th day of February, 2011, at Culver City, California.

19 I declare under penalty of perjury under the laws of the United States that the
20 foregoing is true and correct.



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Vincent Audigier